EXHIBIT B

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA CHARLESTON DIVISION

IN RE: ETHICON, INC. PELVIC REPAIR SYSTEM PRODUCTS LIABILITY LITIGATION

THIS DOCUMENT RELATES TO:

Lisa D. Hudspeth v. Ethicon, Inc., et al.

Case No. 2:15-cv-04163

Master File No. 2:12-MD-02327 MDL No. 2327

JOSEPH R. GOODWIN U.S. DISTRICT JUDGE

PLAINTIFF'S DESIGNATION AND DISCLOSURE OF CASE-SPECIFIC EXPERT WITNESSES

Pursuant to Pretrial Order (PTO) # 280, Rule 26 (a)(2) of the Federal Rules of Civil Procedure, Plaintiff in the above-captioned civil action ("Plaintiff") submits the following Designation and Disclosure of Case-Specific Expert Witness and persons who may provide expert testimony specific to Plaintiff's case pursuant to Rule 702 of the Federal Rules of Evidence.

RETAINED EXPERT WITNESSES

- Dr. Bruce Rosenzweig, M.D. (General Causation Urogynecologist) Rush University Professional Building 1725 West Harrison Street, Suite 358 Chicago, IL 60612
- Prof. Dr. med. Uwe Klinge (General Causation Materials)
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 RWTH Aachen und Universitätsklinikum Aachen
 Pauwelsstraße 30
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 Germany

Dr. Vladimir Iakovlev, M.D. (General Causation - Pathologist)
 St. Michael's Hospital, Division of Pathology
 Bond Street, Cardinal Carter, Room 2-093
 Toronto, ON, M5B1W8
 CANADA

For the experts listed above, Plaintiff refers Defendants to the Expert Reports, which were previously produced, and included all subparts and attachments and any supplements thereto which set forth their opinions and the reasons and basis for them.

 Dr. Bruce Rosenzweig, M.D. (Specific Causation – Urogynecology) Rush University Professional Building 1725 West Harrison Street, Suite 358 Chicago, IL 60612

For Dr. Bruce Rosenzweig, Plaintiff refers Defendants to this doctor's Expert Report, which is being served contemporaneously with this disclosure or by way of separate e-mail today, and all subparts and attachments thereto which sets forth his opinions and the reasons and basis for them. Dr. Bruce Rosenzweig's Expert Report and corresponding attachments set forth the facts, data, and information considered by Dr. Bruce Rosenzweig, exhibits that may be used to support his opinions, and his qualifications, publications, testimonial history, and compensation. Plaintiff hereby incorporates by reference Dr. Bruce Rosenzweig's Expert Report and all subparts and attachments thereto.

le-Ming Shih, M.D. (Specific Causation - Pathology)
 1550 Orleans Street, CRB-2, RM 305
 Baltimore, Maryland 21231

For Dr. le-Ming Shih, Plaintiff refers Defendants to this doctor's Expert Report, which is being served contemporaneously with this disclosure or by way of separate e-mail today, and all subparts and attachments thereto which sets forth his opinions and the reasons and basis for them. Dr. le-Ming Shih's Expert Report and corresponding attachments set forth the facts, data, and information considered by Dr. le-Ming Shih, exhibits that may be used to support his opinions, and his qualifications, publications, testimonial history, and compensation. Plaintiff hereby incorporates by reference Dr. le-Ming Shih's Expert Report and all subparts and attachments thereto.

NON-RETAINED EXPERT WITNESSES

| NAME | ADDRESS | SPECIALITY |
|------------------------|---------------------------------------|--------------------|
| Dr. Anita Chen | St. Vincent's Health Care | Obstetrician & |
| | 4205 Belfort Rd. | Gynecologist |
| | Jacksonville, FL 32216 | |
| Dr. Stephen Henderson | Lakeshore Family Practice | Primary Care |
| | 932 Gunter Ave | Physician |
| | Guntersville, AL 35976 | |
| Dr. Heath D. Beckham | 1317 4th Ave S | Colonoscopy |
| | Birmingham, AL 35233 | |
| Dr. Gayla Royer | 1317 4th Avenue S. | Colorectal Surgeon |
| | Birmingham, AL 35233 | |
| Dr. Nicolisa Massie | Urology Centers of Alabama | Urologist |
| | 3485 Independence Dr. | |
| | Birmingham, AL 35209 | |
| Dr. Amy Diede | Apple Valley Medical Clinic | Primary Care |
| | 14655 Galaxie Avenue | Physician |
| | Apple Valley, MN 55124 | |
| Dr. Ragnvald Mjanger | Metropolitan Obstetrics & Gynocology, | Obstetrician & |
| | PA | Gynecologist |
| | 17 W. Exchange St., Suite 622 | |
| | St. Paul, MN 55102 | |
| Dr. W. Stuart Reynolds | Vanderbilt University Medical Center | Urologist |
| | 1301 Medical Center Dr., Suite 3823 | |
| | Nashville, TN 37232 | |
| Dr. Ekene Enemchukwa | Vanderbilt University Medical School | Urologist |
| | 1161 21st Ave S | |
| | Nashville, TN 37232 | |
| Dr. Nathaniel Lafferty | Maury Regional Health | Primary Care |
| | 5421 Main Street | Physician |
| | Spring Hill, TN 37174 | |
| Dr. Justin Kropf, M.D. | FHG Family Health Group | Urologist |
| | 1222 Trotwood Ave. Suite 601 | |
| | Columbia, TN 38401 | |
| Dr. Barry Jarnagin | Center for Pelvic Health | Female Pelvic |
| | 100 Covey Dr #205 | Medicine & |
| | Franklin, TN 37067 | Reconstructive |
| | | Surgery |

A General Designation and Disclosure has been or is being served by and on behalf of the Wave 8 cases for general expert opinions. In the event that any of the general expert(s) identified above is/are unavailable for trial in this case, Plaintiff reserves the right to elicit testimony, either

through direct examination or cross-examination, of other of the general witnesses designated or identified by Plaintiff. In no event, however, will Plaintiff's retained experts at trial exceed five (5) experts without leave of Court for good cause shown. Plaintiff further reserves the right, as allowed by Rule 26(e) of the Federal Rules of Civil Procedure, to supplement this Designation and Disclosure of Expert Witnesses through the discovery process upon receiving additional discovery including, but not limited to, expert depositions, fact depositions, exhibits introduced in depositions, documents produced, and any supplemental expert disclosures by any party.

This 4th day of June, 2018.

Respectfully submitted,

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that on June 4th, 2018, a true and correct copy of the foregoing document was served via Electronic Mail to the following counsel of record:

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/s/ Rachel A. Gross
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IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA CHARLESTON DIVISION

IN RE: ETHICON, INC. PELVIC REPAIR SYSTEM PRODUCTS LIABILITY LITIGATION

Master File No. 2:12-MD-02327 MDL No. 2327

THIS DOCUMENT RELATES TO:

Diann Repka, et. al. v. Ethicon, Inc., et al.

Case No. 2:13-cv-26198

JOSEPH R. GOODWIN U.S. DISTRICT JUDGE

PLAINTIFFS' DESIGNATION AND DISCLOSURE OF CASE-SPECIFIC EXPERT WITNESSES

Pursuant to Pretrial Order (PTO) # 280, Rule 26 (a)(2) of the Federal Rules of Civil Procedure, Plaintiffs in the above-captioned civil action ("Plaintiffs") submit the following Designation and Disclosure of Case-Specific Expert Witness and persons who may provide expert testimony specific to Plaintiffs' case pursuant to Rule 702 of the Federal Rules of Evidence.

RETAINED EXPERT WITNESSES

- Dr. Bruce Rosenzweig, M.D. (General Causation Urogynecologist) Rush University Professional Building 1725 West Harrison Street, Suite 358 Chicago, IL 60612
- Prof. Dr. med. Uwe Klinge (General Causation Materials)
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 RWTH Aachen und Universitätsklinikum Aachen
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Dr. Vladimir Iakovlev, M.D. (General Causation - Pathologist)
 St. Michael's Hospital, Division of Pathology
 Bond Street, Cardinal Carter, Room 2-093
 Toronto, ON, M5B1W8
 CANADA

For the experts listed above, Plaintiffs refer Defendants to the Expert Reports, which were previously produced, and included all subparts and attachments and any supplements thereto which set forth their opinions and the reasons and basis for them.

 Dr. Bruce Rosenzweig, M.D. (Specific Causation – Urogynecology) Rush University Professional Building 1725 West Harrison Street, Suite 358 Chicago, IL 60612

For Dr. Bruce Rosenzweig, Plaintiffs refer Defendants to this doctor's Expert Report, which is being served contemporaneously with this disclosure or by way of separate e-mail today, and all subparts and attachments thereto which sets forth his opinions and the reasons and basis for them. Dr. Bruce Rosenzweig's Expert Report and corresponding attachments set forth the facts, data, and information considered by Dr. Bruce Rosenzweig, exhibits that may be used to support his opinions, and his qualifications, publications, testimonial history, and compensation. Plaintiffs hereby incorporate by reference Dr. Bruce Rosenzweig's Expert Report and all subparts and attachments thereto.

le-Ming Shih, M.D. (Specific Causation - Pathology)
 1550 Orleans Street, CRB-2, RM 305
 Baltimore, Maryland 21231

For Dr. le-Ming Shih, Plaintiffs refer Defendants to this doctor's Expert Report, which is being served contemporaneously with this disclosure or by way of separate e-mail today, and all subparts and attachments thereto which sets forth his opinions and the reasons and basis for them. Dr. le-Ming Shih's Expert Report and corresponding attachments set forth the facts, data, and information considered by Dr. le-Ming Shih, exhibits that may be used to support his opinions, and his qualifications, publications, testimonial history, and compensation. Plaintiffs hereby incorporate by reference Dr. le-Ming Shih's Expert Report and all subparts and attachments thereto.

NON-RETAINED EXPERT WITNESSES

| NAME | ADDRESS | SPECIALITY |
|---------------------------|--------------------------------|--------------------|
| Dr. Thomas O'Neill | North Central Baptist Hospital | Urologist |
| | 520 Madison Oak Drive | |
| | San Antonio, TX 78258 | |
| Dr. Brian Harle | 7 Oaks Womens Center | Obstetricians & |
| | 7711 Louis Pasteur | Gynecologists |
| | San Antonio, TX 78229 | |
| Dr. Daniel Saltzstein | Urology San Antonio | Urologist |
| | 18915 Meisner Dr. | |
| | San Antonio, TX 78258 | |
| Dr. Juan Reyna | 255 E Sonterra Blvd | Urologist |
| | San Antonio, TX 78258 | |
| Dr Alejandro Treszezamsky | 540 Madison Oak Drive | Urogynecologist |
| | Ste. 570 | |
| | San Antonio, TX 78258 | |
| Dr. Ash Dabbous | Stone Oaks Womens Center | Urogynecologist |
| | 1139 E. Sonterra Blvd. | |
| | San Antonio, TX 78258 | |
| Carissa Parish, PT | Urology San Antonio | Physical Therapist |
| | 18915 Meisner Dr | |
| | San Antonio, TX 78258 | |
| Dr. Peter Ramirez | Methodist Stone Oak Hospital | Pathologist |
| | 1139 E. Sonterra Blvd. | |
| | San Antonio, TX 78258 | |

A General Designation and Disclosure has been or is being served by and on behalf of the Wave 8 cases for general expert opinions. In the event that any of the general expert(s) identified above is/are unavailable for trial in this case, Plaintiffs reserve the right to elicit testimony, either through direct examination or cross-examination, of other of the general witnesses designated or identified by Plaintiffs. In no event, however, will Plaintiffs' retained experts at trial exceed five (5) experts without leave of Court for good cause shown. Plaintiffs further reserve the right, as allowed by Rule 26(e) of the Federal Rules of Civil Procedure, to supplement this Designation and Disclosure of Expert Witnesses through the discovery process upon receiving additional discovery including, but not limited to, expert depositions, fact depositions, exhibits introduced in depositions, documents produced, and any supplemental expert disclosures by any party.

This 4th day of June, 2018.

Respectfully submitted,

/s/ Rachel A. Gross
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TEXAS BAR NO 24073608
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Attorney for Plaintiffs

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on June 4th, 2018, a true and correct copy of the foregoing document was served via Electronic Mail to the following counsel of record:

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John William Ellis, Esq.

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/s/ Rachel A. Gross
Rachel A. Gross

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA CHARLESTON DIVISION

IN RE: ETHICON, INC. PELVIC REPAIR SYSTEM PRODUCTS LIABILITY LITIGATION

THIS DOCUMENT RELATES TO:

Marianne L. Siegrist, et. al. v. Ethicon, Inc., et al.

Case No. 2:14-cv-17889

Master File No. 2:12-MD-02327 MDL No. 2327

JOSEPH R. GOODWIN U.S. DISTRICT JUDGE

PLAINTIFFS' DESIGNATION AND DISCLOSURE OF CASE-SPECIFIC EXPERT WITNESSES

Pursuant to Pretrial Order (PTO) # 280, Rule 26 (a)(2) of the Federal Rules of Civil Procedure, Plaintiffs in the above-captioned civil action ("Plaintiffs") submit the following Designation and Disclosure of Case-Specific Expert Witness and persons who may provide expert testimony specific to Plaintiffs' case pursuant to Rule 702 of the Federal Rules of Evidence.

RETAINED EXPERT WITNESSES

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- Prof. Dr. med. Uwe Klinge (General Causation Materials)
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 Germany

Dr. Vladimir Iakovlev, M.D. (General Causation - Pathologist)
 St. Michael's Hospital, Division of Pathology
 Bond Street, Cardinal Carter, Room 2-093
 Toronto, ON, M5B1W8
 CANADA

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 Dr. Bruce Rosenzweig, M.D. (Specific Causation – Urogynecology) Rush University Professional Building 1725 West Harrison Street, Suite 358 Chicago, IL 60612

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le-Ming Shih, M.D. (Specific Causation - Pathology)
 1550 Orleans Street, CRB-2, RM 305
 Baltimore, Maryland 21231

For Dr. le-Ming Shih, Plaintiffs refer Defendants to this doctor's Expert Report, which is being served contemporaneously with this disclosure or by way of separate e-mail today, and all subparts and attachments thereto which sets forth his opinions and the reasons and basis for them. Dr. le-Ming Shih's Expert Report and corresponding attachments set forth the facts, data, and information considered by Dr. le-Ming Shih, exhibits that may be used to support his opinions, and his qualifications, publications, testimonial history, and compensation. Plaintiffs hereby incorporate by reference Dr. le-Ming Shih's Expert Report and all subparts and attachments thereto.

NON-RETAINED EXPERT WITNESSES

| NAME | ADDRESS | SPECIALITY |
|------------------------|---------------------------------|--------------------|
| Dr. Elizbeth Roberts | Virginia Women's Center | Obstetrician- |
| | 7611 Forest Avenue | Gynecologist |
| | Suite 200 | |
| | Richmond, VA 23229 | |
| Dr. David B. Glazier | Virginia Urology | Urologist |
| | 9105 Stony Point Dr. | |
| | Richmond, VA 23235 | |
| Dr. Catherine Matthews | Duke University | Urogynecologist |
| | 5324 McFarland Rd | |
| | Suite 310 | |
| | Durham, NC 27707 | |
| Dr. Karen Knapp, MD | Commonwealth OB/GYN Specialists | Obstetrician- |
| | 7605 Forest Ave. | Gynecologist |
| | Richmond, VA 23229 | |
| Dr. Adrienne Maraist | Commonwealth OB/GYN Specialists | Obstetrician- |
| | 7605 Forest Ave. | Gynecologist |
| | Richmond, VA 23229 | |
| Kathy Oxford | Virginia Urology | Physical Therapist |
| | 9105 Stony Point Dr. | |
| | Richmond, VA 23235 | |
| Dr. Spencer Rusin | ReTreat Doctor's Hospital | Pathologist |
| | 2621 Grove Ave. | |
| | Richmond, VA 23220 | |

A General Designation and Disclosure has been or is being served by and on behalf of the Wave 8 cases for general expert opinions. In the event that any of the general expert(s) identified above is/are unavailable for trial in this case, Plaintiffs reserve the right to elicit testimony, either through direct examination or cross-examination, of other of the general witnesses designated or identified by Plaintiffs. In no event, however, will Plaintiffs' retained experts at trial exceed five (5) experts without leave of Court for good cause shown. Plaintiffs further reserve the right, as allowed by Rule 26(e) of the Federal Rules of Civil Procedure, to supplement this Designation and Disclosure of Expert Witnesses through the discovery process upon receiving additional discovery including, but not limited to, expert depositions, fact depositions, exhibits introduced in depositions, documents produced, and any supplemental expert disclosures by any party.

This 4th day of June, 2018.

Respectfully submitted,

/s/ Rachel A. Gross Rachel A. Gross, Esq. **TEXAS BAR NO. 24073608** Waters & Kraus, LLP 3141 Hood Street, Suite700 Dallas, TX 75219 (214) 357-6244 Phone (214) 357-7252 Fax rgross@waterskraus.com Attorney for Plaintiffs

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on June 4th, 2018, a true and correct copy of the foregoing document was served via Electronic Mail to the following counsel of record:

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/s/ Rachel A. Gross

Rachel A. Gross

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA CHARLESTON DIVISION

IN RE: ETHICON, INC. PELVIC REPAIR SYSTEM PRODUCTS LIABILITY LITIGATION

THIS DOCUMENT RELATES TO:

Irma Townson v. Ethicon, Inc., et al.

Case No. 2:13-cv-12954

Master File No. 2:12-MD-02327 MDL No. 2327

JOSEPH R. GOODWIN U.S. DISTRICT JUDGE

PLAINTIFF'S DESIGNATION AND DISCLOSURE OF CASE-SPECIFIC EXPERT WITNESSES

Pursuant to Pretrial Order (PTO) # 280, Rule 26 (a)(2) of the Federal Rules of Civil Procedure, Plaintiff in the above-captioned civil action ("Plaintiff") submits the following Designation and Disclosure of Case-Specific Expert Witness and persons who may provide expert testimony specific to Plaintiff's case pursuant to Rule 702 of the Federal Rules of Evidence.

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- Dr. Bruce Rosenzweig, M.D. (General Causation Urogynecologist) Rush University Professional Building 1725 West Harrison Street, Suite 358 Chicago, IL 60612
- Prof. Dr. med. Uwe Klinge (General Causation Materials)
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 CANADA

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 Dr. Bruce Rosenzweig, M.D. (Specific Causation – Urogynecology) Rush University Professional Building 1725 West Harrison Street, Suite 358 Chicago, IL 60612

For Dr. Bruce Rosenzweig, Plaintiff refers Defendants to this doctor's Expert Report, which is being served contemporaneously with this disclosure or by way of separate e-mail today, and all subparts and attachments thereto which sets forth his opinions and the reasons and basis for them. Dr. Bruce Rosenzweig's Expert Report and corresponding attachments set forth the facts, data, and information considered by Dr. Bruce Rosenzweig, exhibits that may be used to support his opinions, and his qualifications, publications, testimonial history, and compensation. Plaintiff hereby incorporates by reference Dr. Bruce Rosenzweig's Expert Report and all subparts and attachments thereto.

5. le-Ming Shih, M.D. (Specific Causation - Pathology) 1550 Orleans Street, CRB-2, RM 305 Baltimore, Maryland 21231

For Dr. le-Ming Shih, Plaintiff refers Defendants to this doctor's Expert Report, which is being served contemporaneously with this disclosure or by way of separate e-mail today, and all subparts and attachments thereto which sets forth his opinions and the reasons and basis for them. Dr. le-Ming Shih's Expert Report and corresponding attachments set forth the facts, data, and information considered by Dr. le-Ming Shih, exhibits that may be used to support his opinions, and his qualifications, publications, testimonial history, and compensation. Plaintiff hereby incorporates by reference Dr. le-Ming Shih's Expert Report and all subparts and attachments thereto.

NON-RETAINED EXPERT WITNESSES

| NAME | ADDRESS | SPECIALITY |
|-----------------------------|----------------------------------|-----------------------|
| Dr. Warren Scott | Isbell Medical Group | Obstetrician & |
| | 550 Medical Center Dr SW | Gynecologist |
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| | 2603 Michael Angelo Dr. | |
| | Edinburg, TX 78539 | |
| Dr. Henry Ruiz | Urology Institute at Renaissance | Urologist |
| | 2603 Michael Angelo Dr. | |
| | Edinburg, TX 78539 | |
| Dr. Pavindra Veeramachaneni | Doctors Hospital at Renaissance | Pathologist |
| | 5501 S McColl Rd. | |
| | Edinburg, TX 78539 | |
| Dr. Juan Anzaldua | Urology Institute at Renaissance | Physician's Assistant |
| | 2603 Michael Angelo Dr. | |
| | Edinburg, TX 78539 | |
| Dr. Monjri Shah | 619 19th Street South | Obstetrician & |
| | Birmingham, AL 35249 | Gynecologist |

A General Designation and Disclosure has been or is being served by and on behalf of the Wave 8 cases for general expert opinions. In the event that any of the general expert(s) identified above is/are unavailable for trial in this case, Plaintiff reserves the right to elicit testimony, either through direct examination or cross-examination, of other of the general witnesses designated or identified by Plaintiff. In no event, however, will Plaintiff's retained experts at trial exceed five (5) experts without leave of Court for good cause shown. Plaintiff further reserves the right, as allowed by Rule 26(e) of the Federal Rules of Civil Procedure, to supplement this Designation and Disclosure of Expert Witnesses through the discovery process upon receiving additional discovery including, but not limited to, expert depositions, fact depositions, exhibits introduced in depositions, documents produced, and any supplemental expert disclosures by any party.

This 4th day of June, 2018.

Respectfully submitted,

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The undersigned hereby certifies that on June 4th, 2018, a true and correct copy of the foregoing document was served via Electronic Mail to the following counsel of record:

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